Bloomfield Record.

MONTCLAIR RAILWAY

GOING EAST: Leave RINGWOOD MINES at 7 05 A. M., on Mondays, Wed- possession. Monks at 7 10 a. M., on Tuesdays, Thursdays and POMPTON JUNC. at 7 00 and 7 58 A. M. MONTCAIR HTS. " 7 43 " 8 43 " and 2 04 P. MONTCLAIR " 7 53 " 8 53 " " 2 14 BLOOMFIELD " 7 59 " 8 59 " " 2 20 BELLEVILLE " 8 06 " 9 06 " " 2 27

Arriving at New York " 8 50 " 9 50 " " 3 10 " GOING WEST Leave NEW YORK, foot of Courtland and Desbrosses Sts.

The Midday train will be run to Montleair Heights only. on Tuesdays, Thursdays and Saturdays, and will connect at Pompton Junction with N. J. M. trains for all points The third train will run to Pompton Junction only.

G. W. N. CUSTIS, Sup't.

NEWARK BUSINESS DIRECTORY

Agricultural Implem'ts, Farm Machinery Field and Garden Seeds : JOHN A. MILLER, 440 Broad St. Banks. Books, Stationery, etc. M. R. DENNIS & Co., 739 Broad Street, Boots & Shoes. TAYLOR & WILLIAMS, 157 Market street. C. A. FELCH, 825 Broad street Clothiers. E. Desnau & Co., 815 Broad street Crockery. China, Glass Ware. G. W. LAWBENCE, 481 Broad street. Dry Goods.

MARVIN DODD & Co., 659 Broad st. Farniture. E. C. SMITH & Sons, 623 Broad street Gents' Furnishing Goods. R. F. JOLLEY & Co., 827 Broad street. Hardware, Iron, &c. Insurance. HUMBOLDT (FIRE) INSURANCE Co., 753 Broad street. Paper Hangings. M. A. ERASER, 663 Broad street Silver Ware, Cutlery, &c.

LIST OF LETTERS

Brown, Mrs Theodor D. Herman, Louisa Congnen, Thomas Laurence, James Cramer, Frank Lyrere, Montravelle Collins, Margaret Collins, Mary A Danterman, Christian Frederick, Adulia

Kopp, Daniel Makin, Mary L. Mullease, Mr Patrick Gorsline, Andrew Grundies, John Hiller, Mr H W Sampson, George Hally, Edward Schaefer, George Ward, Michrel Hauck, Christina

BY AUTHORITY. LAWS OF NEW JERSEY.

CHAPTER DXXV.

An act to amend and consolidate the several -- Liting to Gime Fish 1. Be it enacted by the Senate and Gen eral Assembly of the State of New Jersey. That no person shall kill or pursue in any part of this state any buck, doe, fawn or wild deer, save only from the fifteenth day der a penalty of twenty-five dollars, may be proceeded against in any county of der a penalty of ten dollars for each ash.

ILS.

INE

r the

AND,

modern rees on

Hoods

superior

EWITT.

Drink.

ance Man's

white foam,

I extract of

le medicinal

additions

Leyler's.

ORE

s, Oil Cloth,

res, and

penulty herein imposed. his or her possession after the same has been lars for every such offence. killed any grav, black or fox squirrel be- 19. And be it enacted, That no person tween the first day of January and the first | shall place in any fresh water stream, lake day of July in each year, under a penalty of or pond, any lime or other deleterious subfive dollars for each and every squirrel so stance, or any drug or medicated bait with

3. And be it en actal, That no person shall fish, nor place in any poud, lake or stream kill or expose for sale or have unlawfully in stocked with or inhabit d by trout, bass, his or her possession after the same has been pickerel, pike, sunfish, or perch, any drug killed, any hare, commonly called rabbit, or other deleterious substance with intent between the first day of January and the to kill or catch such trout, bass, or other first day of November in any year under a fish; any person violating the provisions of penalty of five dollars for each and every this act shall be deemed gunty of a misdehare or rabbit so killed or had in his pos- memor, and shall in adultion thereto and

at any time kill any wild duck, brant or by imprisonment in the common jail of the goose with any device or instrument known county in which such offence is committed, as a swivel or punt gnn, or with any gnn not exceeding three months, or by such for violation of the provisions of this act, ix other than such guus as are habitually raised penalty and imprisonment both. at arms length and fired from the shoulder; 20. And be it enacted, That no person or shall use any net, device, instrument, or shall at any time catch or kill in any way or gun other than such gun as aforesaid with the waters of this state, save only with a | 30. And be it enacted, That nothing it intent to capture or kill any such wild duck hook and line or scroll; and no person this act shall be so construed as to prevent

killed; any upland or grass plover between the first day of January and the first day of January and the first day of waters, under a penalty of twenty-five doi-August in any year under a penalty of ten lars for each offence. dollars for each bird so killed or had in his 21. And be it enacted, That no person possession; no person shall kill, expose for shall catch any speckled trout, black bass sale, or have unlawfully in his or her posses- or other fish in any of the waters of this sion any "Wilson" or gray snipe between state by shutting or drawing off any portion the first day of May and the first day of of said waters, or by dragging or drawing parts of acts which are inconsistent with October in any year, under a like penalty. small nets or seines therein when the waters this act are hereby repealed.

killed, any woodcock between the first day each offence. of January and the fourth day of July in any | 22. And be it enacted, That any person year, under a penalty of ten dollars for each may sell or have in his or her possession any bird so killed or had in possession.

kill or expose for sale or have unlawfully in of five days after the time limited for killing his or her possession after the same has been the same has expired, and shall not be liable killed, any quail or Virginia partridge be- to any penalty under this act, provided, he tween the firstday of January and the first or she shall prove that such birds were killed day of November in any year, under a pen- within the period allowed by this act, or alty of fifteen dollars for each bird so killed were outside the limits of this state at some or had in possession.

8. And be it enacted. That no person shall kill or expose for sale or have unlawfully in his or her possession after the same has been where the shooting of any game or catching killed, any raffed grouse, commonly called any fish mentioned in this act is-entirely pheasant, between the 15th of December prohibited until after a certain fixed term and the first day of October in any year, under a penalty of fifteen dollars for each bird so killed or had in possession.

9. And be it enacted, That no person shall kill or expose for sale or have unlawshall kill or expose for sale or have unlaw-fully in his or her possession after the same ties at any time within the term of years has been killed, any pinnated grouse or during which the same is prohibited. wild turkey, commonly called prairie chicken, prior to the first day of November anno 24. And be it enacted, That in all prose-

domini one thousand eight hundred and cutions against common carriers under this eighty, under a penalty of fifty dollars for act, it shall be competent for them to show each bird so killed or had in possession; that the prohibited article came into posand subsequent to the date heretoforemen- session in another state or from beyond the tioned, it shall only be lawful to hunt and kill pinnated grouse or prairie chicken between the first day of November and the cvidence shall be a valid defence to the On and after Monday, July 20th, trains will be run first day of January in any year, under a prosecution. penalty of twenty dollars for each pinnated | 25. And be it enacted, That any judge of

> shall kill or expose for sale or have unlaw- proof by affidavit that any of the provisions fully in his or her possession after the same of this act have been violated by any person has been killed, any rail bird or reed bird, being temporarily within his jurisdiction, except in the months of September, Octo- but not residing there permanently, or by ber and November, under a penalty of five any person whose name and residence are dollars for each and every rail oird or reed unknown, is hereby authorized and required bird so killed or had in possession.

shall, at any time within this state, kill, trap or held to bail to answer the charge against or expose for sale or have unlawfully in his him; and any such justice or magistrate or her possession after the same is killed. The second train will run through to Ringwood Mines any night-haws, whippoor-will, sparrow, on Mondays, Wednesdays and Fridays; and to Monks thrush, lark, finch, martin, barn-swallow, wood-pecker, flicker, robin, oriorle, red' or cardinal bird, cedar bird, tanager, cat bird, blue bird, or any other insectivorous bird. under a penalty of five dollars for each bird killed, trapped, exposed for sale or had in

12. And be it enacted. That the last sec tion to wit : section eleven, shall not apply to any person who shall kill any bird for the purpose of sci-utific investigation or having the same stuffed and set up as a ors of the several crites, towns and boroughs

And be it enacted. That no person sharrob or destroy the eggs or nests of any wild birds whatsoever, save only those of a predatory character and destructive of game and insectivorous birds, under a penalty of ten dollars for each offence; provided, that this section shall not apply to any person who shall collect such eggs for scientific purposes.

14. And be it enacted, That no person shall kill, catch, or discharge any fire-arms at any wild pigeon while on its nestingground, or break up or in any manner disturb such nesting-ground, or the birds therein, or discharge any fire arms within one-fourth of a mile of such nesting-place at and determine as to the truth of the offence any wild pigeon or pigeons, or shoot at, main charged on the oath or affirmation of one or or kill any wild pigeon or pigeons within more witnesses to the same; provided, that REMAINING UNCLAIMED at the Post Office in their roostings, under a penalty of twentythe officer making the arrest shall be a com-

shall, at any time or place within this state, they shall be convicted of a misdemeanor kill or take any ruffed grouse, commonly and sentenced to buy the fine or fines, pencalled pheasant or quail, or Virginia par- alty or penalties, imposed by this act, for tillge, or woodcock, or pinnated grouse, or having such game or fish unlawfully in posalty of ten dollars for each and every such go to the person informing, and the other sible Companies. bird so trapped, snared or taken ; provided, half shall be forthwith paid to the treasurer that nothing in this section shall be so con- of the county or city in which the offence Any person calling to the above letters will pleass, tion, for protection, preservation and pro- aforesaid the offender shall be committed pagation of game, from gathering alive, by to the common jail of the proper county for partridge, from the first day of January in said conviction shall be had within six any year to the first day of February next months after committing the offence; and following, for the sole purpose of preserv- provided further, that the defendant may, ing them alive over the winter.

16. And be it enacted, That no person recognizance with one or more sufficient shall at any time catch any speckled trout, sureties, to answer said complaint on a

of October to the first day of December in . 17. And be it enacted, That no person the penalty or penalties imposed by this act, any year, and any person offending against shall kill or expose for sale, or have unlawany of the provisions of this section shall be fully in his or her possession after the same deemed guilty of a misdem sanor, and shall has been killed, any trout, brook trout, or be liable to a penalty of fifty dollars for each lake front, in the months of October Novem. each dollar of penalty imposed. buck, doe or fawa so killed or pursued, and ber, December, January and February, un-

the state wherein he may be arrested having 18. And be it enacted, That any person the same in his or her possession; provided, trespassing on any lands for the purpose of however, that any person may sell or have in taking fish from any private pond, stream his or her possession the buck, doe or fawn or spring, after public notice on the part of aforesaid, between the fifteenth day of Octo- the owner or occupant thereof, such notice aforesaid, between the fifteenth day of Octo-being posted adjacent to such pond, stream of this act, the costs of suit incurred bo him being posted adjacent to such pond, stream or them shall pe a charge upon the proper BUILDING MATERIALS. ber next following, without liability to the or spring, shall be deemed guilty of trespass, and, in addition to damages recoverable by 2. And be it enacted. That no person shall law, shall be liable to the owner, lessee or kill or expose for sale or have unlawfully in occupant, in a penalty of one nundred dol-

intent thereby to injure, poison or catch in adultion to any damage he may have 4. And be it enacted, That no person shall done or liable to a penalty of firty dollars or

or goose, under a penalty of fifty dollars. | shall catch or expose for sale, or have in his any person in any part of this state from 5. And be it enacted. That no person shall or her possession after the same has been catching speckled trout or black bass with kill or expose for sale, or have unlawfully in killed, any black bass, pike or pickerel, be- nets in waters owned by himself for the pirhis or her possession after the same has been tween the first day of March and the first pose of stocking other waters; but noue of

6. And be it enacted, That no person shall shall be wholely or in part drawn off except kill or expose for sale or have unlawfully in by order of the state fishery commissioners, take effect immediately. his or her possession after the same has been under a penalty of twenty-five dollars for

ruffled grouse, commonly called pheasant, 7. And be it enacted, That no person shall and quail or Virginia partridge for a period place where the law did not forbid the killing

of the same. 23. And be it enacted, That in all cases of years shall have expired, by special laws now in force in any county or counties of this state, nothing in this act shall be construed as to alter or invalidate said laws, or to justify or permit the shooting of such

grouse or prairie chicken so killed or had in the court of quarter sessions or any mayor, alderman, justice of the peace, police or 10. And be it enacted, That no person other magistrate, upon receiving sufficient to issue his warrant for the arrest of such 11. And be it enacted, That no person person, and to cause him to be committed upon receiving proof or probable cause for believing in the concealment of any game or fish mentioned in this act during any of the periods prohibited, shall issue his search warrant and cause search to be made in any house, market, boat, box, package, car or are hereby invested with jurisdiction to try offer a superior article at a very reasonable price. In and dispose of all and any of the offences against the provisions of this act occurring lu the same county. 26. And be it enacted, That it shall and

is hereby made the daty of the several maywithin this commonwealth to require their respective police or constabulary force, and it is nereby made their outy as it is hereby made the duty of the several clerks of markets of said cities, towns and boroughs, and any other person or persons, to diligently search out and arrest as for a misdemeanor. all persons violating the provisions of this act, by having any game or fish mentioned therein unlawfully in their possession, or vending the same during any of the periods prohibited in this act within such cities. towns or boroughs, and all persons so arsaid cities, towns or boroughs, in which the arrest is made, who shall proceed to hear anyon which the sun shines. petent witness; and if the person or persons 15. And be it enacted, That no person so arrested shall be found guilty, he, she or strued as to prevent individuals or associa- was committed, and in default of payment as nets or traps, with the written consent of the term of not less than one day for each the owner of the land, quails or Virginia dollar of penalty imposed; provided, that on refusing to pay said penalty, enter into a

---- a---- save only with hook | charge for misdemeanor, before the court tion or scientific investigation, or place any county in which the offence is committed, set-lines in waters inhabited by them, un- which court, on conviction of the defenant of the offence charged, and failure to pay together with costs, shall commit said defendant to the common jail of the county, for a period of not less than one day for

> 27. And be it enacted, That whenever any officer, constable or other person making complaint of the violation of any of the provisions of this act, shall fail to recover the penalty or penalties mentioned therein in any prosecution or suit commenced by him or them pursuant to the foregoing sections county, and shall be audited and allowed as other county charges are audited and al-

28. And be it enacted, That in all cases not separately and particularly provided for in other sections of this act, wherever the penalty or penalties mentioned in said act exceed in amount the jurisdiction of the mayor, aldermen or justices of the peace, it. shall be the duty of the said mayor, alderman, justice of the peace or other proper officer to let such offender or offenders bail or mainprise unto the next court of quarter sessions to be held in the said county, and upon ocnvicion thereof, one-half of the penalty recovered shall belong to the person laying information on which the action is HEMLOCK TIMBER a Specialty at extremely low brought, and the other half shall be paid to prices. CALL AND SEE. the treasurer of the county in which the of-

29. And be it enacted. That all actions cept where otherwise therein directed, shill be brought within six months from the tine such violation was committed.

any person or persons from taking, catch ing or killing any of the game birds, ani-

31. And be it enacted, That all acts or 32. And be it enacted. That this act shall Approved March 27, 1874.

q AR

Cito + + + o + C

HALSEY, HUNTER & HALSEY,

Announce the opening of their large and attractive Stock of

SPRING CLOTHING.

Embracing all the newStyles of material, English Worsted, Diagonal and Cassimere Coating made up in the various Styles nowFashionable.

Spring Over Coats,

Dress Suits.

Business Suits.

with an endless variety of New Spring Cassimere Pants. To our BLACK CLOTH SUITS other building; all courts of quarter sessions - we would call especial attention. From the advantages we posess in purchasing these goods we are enabled

> BOYS' CLOTHING, we continue to maintain the reputation for selling the best and cheapest Boys' Clothing in the City. 'Call and

> look at our immense Stock before you bny HALSEY, HUNTER & HALSEY, 850 and 852 BROAD St., Newark, N. J. 4 Doors South of Newark & New York R. R. Depot.

PHILIP WEAVER, REAL ESTATE AGENT AND AUCTIONEER

Railroad Ave., Bloomfield, N. J.,

rested shall be taken before the mayor, jus- OFFERS FOR SALE in Bloomfield and its immediate vicinity several First Class Houses, with all modern tice, or any police or other magistrate of improvements, many of them near the several depots, at low prices and on accommodating terms. Also, a large number of Cottages, varying in price from \$3,000 to \$8,000.

Also, Parcels of Land, varying in size from a City Lot to 30 Agres, in locations as fine and desirable as

HORACE PIERSON REAL ESTATE AND INSURANCE AGENT,

Adjoining Archdeacon's Hotel, Bloomfield, N. J.

prairie chicken, or wild turkey, or rail or session, or vending the same during any of reced bird, by means of any blind, trap, the periods prohibited therein, together speculative Purposes now on hand and offered on money-making and accommodating terms.

One hundred feet; (3) thence south fifteen and a half the above begs leave to announce to the public that he is, as heretofore, engaged in the Sale and Exchange degrees east one hundred and sixteen feet to Mary E. The above begs leave to announce to the public that he is, as nerecolore, engaged in the costs; one-half of said penalty shall of Real Estate, Renting Houses, the Collection of Rents, and Procuring Fire Insurance in first-class and response

Bloomfield Flouring Mills.

W. POTTER,

Manufacturer of and Dealer in

FAMILY FLOUR CHOICE

from Pure Genessee Wheat. Also Rye and Graham Flour of the best quality.

Grain of all Kinds, Feed, Mea, Etc.

All good promptly delivered in Bloomfiel and vicinity.

Coal, Mason's Materials, &t.

Are prepared to furnish all kinds of

At the lowest Market Prices.

Pine. Spruce and Hemlock Timber. and Lumber of all Kinds. A Large Stock of FENCE PICKETS

POSTS, RAILS, &C., On hand or worked to order. Scroll Sawing and Wood Turning done to

MASON'S MATERIALS, COAL, KINDLING-WOOD, &C.

A superior quality of VIRGINIA CARBONITE To burn in open Grate. Try Some TAYLOR BROS. & CO., Near D. L. & W. R. R. Depot,

MADISON BROTHERS,

mals or fishes therein named from or upon MASON'S MATERIALS!

HARD AND PALE BRICK

LATH, LIME, CEMENT. PLASTER

BLUE STONE STEPS, SILLS. &.. c &c. Sidewalks Flagged by Special Contract.

SEASONED WOOD, SAWED, BY THE CORD. BLOOMFIELD, N. J. Office near railroad depot. R. Madison. C. H. Madison.

AMZI POWLESON. Lumber of al Kinds

Wood Mouldings, &c. Yard and Steam Planing Mill ORANGE STREET, SCROLL-SAWING AND RE-SAWING Promptly attended to.

THE NEAREST YARD TO BLOOMFIELD. Between Third and Fourth Avenues, at the Paterson

FLAGGING

Curb stones. Sills & Lintels Chimney Caps, Well Stones Cistern Necks,

And everytaing in the Blue Stone trade, cut to Order Curb Setting & Flag Laying A SPECIALTY.

All Stone from my own Quarries, and of Superior ORDERS directed to No. 9 Austin St., or calls at the

> Amos Pierson. 9 Austin St., Newark, N. J.

4 FLORAL GREENHOUSES ADJOINING "ARCHDEACON'S HOTEL,"

BLOOMFIELD, N. J. Orders will receive prompt attention, and plants will be delivered free of charge to any partof the town. Bloomfield, Jan. 23, '73,—1y.

EDWARD WILDE Has for sale, PAINTS, OILS, GLASS from 6x8 to 36x44,

HAY, STRAW, FEED AND OATS. HARDWARE, AGRICULTURAL IMPLEMENTS.

E. WILDE.

Fresh Garden, Flower and Grass Seeds.

SHERIFF'S SALE.—In Chancery of New Jersey.—
between The Mutual Life Insurance Company of
New York complainants, and Frances B. Cooper, et als.,
defendants. Fi. Fa. &c., for sale of Mortgaged premises
on Bill No. 1. &c. on Bill No. 1. &c.

By virtue of the above stated writ of fieri facias, to me directed, I shall expose for sale by public vendue, at the Court House, in Newark, on Tuesday, the eleventh day of August next, at two o'clock, P. M., all that tract or parcel of isud and premises, situated in the Region of Montclair Essex counts. tract or parcel of isud and premises, situated in the township of Montclair Essex county, New Jersey.

Beginning in the middle of the road leading from Montclair to Paterson on the line of lands belonging to Montclair to Paterson on the line of lands belonging to Frances Martel at a point bearing from the northeast corner of the house on the hereinafter described lot north seventy-one and a half degrees east distant eighty-nine feet two inches; thence along Martel and D. N. Ropes' line north forty-nine degrees thirty-five minutes west forty-four chains to the top of the Mountain; thence along the top of the Mountain southwest six chains thirty-two links to lands of the estate of Com'e. Egberston; thence along the line thereof south forty-nine degrees twenty-two minutes east forty-three chains aixty-two links to middle of said road; thence along the middle of said road north forty-three degrees five minutes east six chains to beginning, containing twenty-eight acres more or less, being the same premises conveyed to said Frances B. Cooper by deed from Adeline W. Torrey and husband dated June 10th, 1869 and recorded in the book No. 18 page 230 of deeds for Essex County.

JAMES PECKWELL. Newark, N. J., June 9th 1874.

Legal Advertisements.

New York complainants and Frances B. Cooper, et als., By virtue of the above stated we't of fieri facing to me directed, I shall expose for sale by public veniue at the Court House, in Newark, c. Tue day, the eleventh day of August next, at two o'clo-k, P. M., all that tract or parcel of land and premises, s. unt d in the town-ship of Montelair Essex county, h w J racy. Beginning in the middle of the ont leading from Montclair to Paterson now knows as ... Vallet Roal at the southwest corner of land late of John Jacobus said erly from the point formed by the intersection of the center lines of said Valley Road and Watchung avenue; thence running in an easterly course along said land late of John Jacobus seven hundred feet to other land late of said Jacobus; thence southerly along said land one hundred and eighty-six feet five inches to land of Edward Harrison; thence westerly along said Harrison's land seven hundred feet to the middle of the aforesaid Valley Road; thence northerly along said Valley Road one hundred and seventy-eight feet six inches

to the place of beginning, being the same premises conveyed to said Frances B. Cooper by Georgianus DeKay Clark and Edward P. Clark by deed dated June 1st. 1870 and recorded in book of deeds of Essex County. Newark, N. J., June 9th, 1874.

CUARDIAN'S SALE. the County of Essex, made on the fifth day of May, a. D. eighteen hundred and seventy-four, the subscriber, Guardian of Joseph Munn Collins, will sell by public vendue, on the premises hereinafter described, on WEDNESDAY, THE FIFTEENTH DAY OF JULY NEXT, at the bour of two o'clock in the afternoon, all that tract of land and premises situated in the township of Montclair Essex County, New Jersey:
Being the east part of the lot known as the old Tavert

parsonage lot—thence following Siater's line westerly two and a half chains, making a orner—thence southerly, making a straight line to the corner of the garden fence in the road-thence following the line of the said road easterly to the pursonage lot—thence with the line of the same to the place of beginning. Dated May 9, 1874.

JOHN C. DOREMUS.

CUARDIAN'S SALE.

In Chancery of New Jersey. In the Matter of the Petition of Robert M. Mening, Guardian of Alfred F. De Luze, a Lunatic, for the Sale of Real of Alfred F. De Luze, a Land.

Estate. An Order for Sale.

The sale of property in the above stated matter stands adjourned until Thursday, the 30th day of July, next, at two o'clock, P. M.

ROBERT M. HENING,

Guardian.

Dated July 2, 1874. HERIFF'S SALE .- Essex Court of Common Pleas .-William J. Madison vs. Patrick Croughan & Mary Croughan. Philip Weaver vs. Patrick Croughan.

By virtue of the above stated writ of Fieri Facias. me directed, I shall expose for sale by public vendue, at the Court House, in Newark, on Tuesday, the seventh day of July next, at two o'clock, P. M., all that tract or parcel of land and premises, situated in the township of Bloomfield, Essex county, New Jersey Being a lot lying on the south side of the road running through the lot of and set off in the division of the estate of Enos Ward, deceased, to Phebe Peloubet Beginning at a point in the south side of said lot and the line of Mary E. Grummon's lot one hundred and thirty three feet eight inches from the Newark and Pompton Turnpike; (1) thence north fifteen and a half degrees west and parallel with said turnpiks one hunirummen's line; (4) theuce north seventy-four and half degrees east along the line of the said Mary E. Grummon one hundred feet to the place of beginning: outsining one-quarter of an scre more or less; being

Register's Office for Essex county, in Book G, 14, of JAMES PECKWELL.

the same premiees described in a deed recorded in the

Newark, N. J., May 2, 1874. MASTER'S SALE.—In Chancery of New Jersey.— Between Jane Pevusine, complainant, and John Devusine, William Devusine, Rachel Ann Leaming, and others, are defendants. On bill for partition.

By virtue of a decree of the Court of Chancery of the State of New Jersey, made in the above stated cause bearing date the thirtieth day of April, A. D. 1874, I shall offer and expose for sale at public vendus, at the Mansion House, kept by John J. Sinuit, in the city of Beleville, in the county of Essex, and State of New Jersey, on Saturday, the eighteenth day of July. A. D. 1874, as two o'clock in the afternoon. All that tract or parcel of land structe in the township of Pelleville in the county of Essex and State of New Jersey: Beginning in the middle of the public read leading from William Pew's, in Belleville, to Bioomfield running thence north thirty and one-balf degrees tast cleves chains and sixty-four links along the line of lands of John V. Brown; thence south twenty-eight degrees si chains and twenty-nine link along the line of lands of the heirs of John Speer, deceased; thence south thirty and a quarter degrees west twelve chains and fifty tweinks along the line of lands of Henry Jersleman Jr.

thence north twenty-two and o e-half degrees west six chains and eighty-seven links along the middle of the aforesaid road to place of beginning; bounded northwesterly by land of John V. Brown ; northerly by the lands of the heirs of John Speer, dec'd; southerly by lands of Henry Jeraleman. Jr.; and southwesterly by the aforesaid read, containing six and one half a rea strict measure, together with the inchests right of dower of Sarah Devusine, wife of John Devusine in the undivided share of the said John Devusine to said innds

J. W. TAYLOR, Solicitor, \$18. MORRIS, special Master in Chancery. SHERIFF'S SALE, In Chancery of New Jersey.

Between Jarvis G. Crane, compil't, and Mary Mackavoy, and als., deft's. Fi. Fa., &c. For sale of Mort. gaged premises.

By virtue of the above-stated writ of Fieri Facian. to me directed, I shall expose for sale by public vendue, at the Court House, in Newark, on Tuesday, the twentyeighth day of July next, at two o'clock, P. M., all that tract or carcel of land and premises, situated in the Township of Montelair, Essex County, New Jersey Beginning in the centre of Summit avenue at the northeast corner of Hugh Gallagher's lot; from thence running along his line south one degree west one hundred and twenty-five feet to Nason's line; thence slong the line thereof north eighty-nine degrees east fifty feet; thence north parallel with the first described line one hundred and twenty-five feet to the centre of said ave-

nue; thence along the centre line thereof south eighty-nine degrees west fifty feet to the place of beginning. Being the same let or tract of land conveyed to the said Daniel Mackavoy by deed from Israel Riker and wife, recorded in Book Q 14 of deeds for Essex County pages 273, 274 & 275.

Newark, N. J., May 27, 1874. SPERIFF'S SALE.—Essex Circuit Court. William H. Hargraves and al. vs. Joseph P. Hague and al. Fi. Fa., &c. On Lien. The sale of property in the above stated case stands adjourned until Friday the thirty-first day of July inst., at 2 o'clock P. M. at the Court House in the city of

JAMES PECKWELL. Dated Newark, N. J., July 31, 1874.

HERIFF'S SALE -In Chancery of New Jersey. and Paul Huriburt and als., Deff's, Fi. Fa., for sale of mortgaged Premises. The sale of property in the above stated case stands adjourned until Tuesday the twenty-first day of July next, at 2 o'clock P. M. at the Court House in the City

JAMI'S PECKWELL,

Newark, N. J., July 23, 1874. HERIFP'S SALE ESSEX COUNTY COURT. Joseph H. Wightman and John Wightman, vs. James Melay, Builder and owner, Fl. Fa., &c. In Debt n Lien-The sale of property in the above stated case stands adjourned until Friday the twenty-fourth day of July next, at two o'clock P. M. at the Court House in the city of Newark.

JAMES PECKWELL, Newark, N. J. June 26, 1874.

HERIFF'S SALE.—In Chancery of New Jersey.— Between Francis B. Porter, complainant, and Wil-Between Francis B. Porter, complainant, and William P. Lyon and als., Defts. Fi. Fa., &c., for sale of

JAMES PECKWELL.

Newark, N. Jr. July 14, 1874

www.fultonhistory.com